

T: +1 202 383 5300 O'Melveny & Myers LLP 1625 Eye Street, NW F: +1 202 383 5414 Washington, DC 20006 USDC SDNY ELECTRONICALLY FILED June 9, 2022 06/10/2022

File Number:

Greg Jacob D: +1 202 383 5110 gjacob@omm.com

VIA ECF

Hon. Barbara C. Moses U.S. District Court for the Southern District of New York Daniel Patrick Movnihan United States Courthouse 500 Pearl Street, Courtroom 20A New York, NY 10007

MEMO ENDORSED

Re: Walsh v. Ruane, Cunniff & Goldfarb, Inc., et al., No. 1:19-cv-9302-ALC-BCM (Related Cases Ferguson v. Ruane, Cunniff & Goldfarb Inc., No. 1:17-cv-6685-ALC-BCM; Ferguson v. Goldfarb, No. 1:20-cv-07092-ALC-BCM) Letter re: Request for Adjournment of June 16, 2022 Joint Conference

Dear Magistrate Judge Moses:

Defendant Ruane, Cunniff & Goldfarb Inc. ("Ruane"), hereby writes regarding the upcoming June 16, 2022 joint conference, which will serve as an initial case management conference in Walsh v. Ruane, Cunniff & Goldfarb Inc., et al., No. 1:19-cv-9302-ALC-BCM ("Walsh") and Ferguson v. Goldfarb, No. 1:20-cv-07092-ALC-BCM ("Ferguson II"), and as a status and scheduling conference in Ferguson v. Ruane, Cunniff & Goldfarb Inc., No. 1:17-cv-6685- ALC-BCM ("Ferguson I").

Your Honor's previously issued April 18, 2022 Order Scheduling Initial Case Management Conference in Walsh states that the "Court expects each party's principal trial attorney to attend the conference." I am the principal attorney representing Ruane in Walsh. Yesterday, I received the attached subpoena from the Select Committee to Investigate the January 6th Attack on the United States Capitol requiring me to provide testimony in Washington, D.C. on June 16 relating to my prior role as Counsel to former Vice President Mike Pence. The Committee was informed of my conflicting court hearing, but did not have flexibility as to hearing dates.

From my client's perspective, my role as principal attorney for Ruane in the Walsh matter is not fungible, both because Walsh is a U.S. Department of Labor case and I previously served as Solicitor of the U.S. Department of Labor, and because I have been interacting with the Department on behalf of my client in this matter since 2018, well before the case was filed.

I am accordingly requesting an adjournment of the June 16 joint conference for the three cases. I have conferred with counsel for all other parties regarding the requested adjournment, and all counsel in all three cases have consented to the adjournment request (other than counsel for the arbitration claimants involved in Ferguson I, from whom I have not yet heard back).



The Secretary received one previous adjournment of the initial case management conference in *Walsh*. There are no other currently scheduled dates that would be impacted by granting the requested further adjournment.

Sincerely,

/s/ Greg Jacob

Greg Jacob

Application GRANTED. The conferences in *Walsh*, *Ferguson I*, and *Ferguson II* scheduled for June 16, 2022, are hereby ADJOURNED to **July 12, 2022, at 10:00 a.m.**, in Courtroom 20A of the Daniel Patrick Moynihan United States Courthouse. SO ORDERED.

Barbara Moses

United States Magistrate Judge

June 10, 2022